1 2 3 4	JOHN J. SANSONE, County Counsel (State County of San Diego By RICKY R. SANCHEZ, Senior Deputy (S 1600 Pacific Highway, Room 355 San Diego, California 92101-2469 Telephone: (619) 531-4874 E-mail: ricky.sanchez@sdcounty.ca.gov	
5	Attorneys for Defendant Julie Smith	
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9	IN THE UNITED STATES DISTRICT COURT	
10	FOR THE SOUTHERN DISTRICT OF CALIFORNIA	
11		
12	CARMEN POWELL,	No. 07-cv-1836-JAH(JMA)
13	Plaintiff,	NOTICE OF ADDENDUM TO DEFENDANT'S MEMORANDUM OF
14	v. (POINTS AND AUTHORITIES IN SUPPORT OF MOTION TO DISMISS -
15	CITY OF CHULA VISTA; CHULA () VISTA POLICE DEPARTMENT; DET. ()	UPDATE ON CITATION
16	RUTH HINZMAN; AGT. ANDERSON;) AGT. OYOS; SGT. CERVANTES; AND)	
17	PERSON ENTITIES UNKNOWN;) COUNTY OF SAN DIEGO AND SAN)	Date: April 28, 2008 Time: 2:30 p.m.
18	DIEGO COUNTY PROTECTIVE () SERVICES WORKERS JULIE SMITH, ()	Dept.: 11 - Courtroom of the Honorable John A. Houston
19	NADIA NAJORS, MEGAN) PETFINGER, REBECCA SLADE AND)	Trial Date: None
20	PERSONS AND ENTITIES UNKNOWN,) CHILDREN'S HOSPITAL; DIANA)	
21	CHASE, NURSE DEBRA DAVIES,) LCSW,)	
22	Defendants.	
23)	
24	Doe v. Lebbos, 348 F.3d 820 (9th Cir. 2003), cited by defendant in the moving	
25	papers has since the filing of the moving papers been overruled by Beltran v. Santa	
26	Clara County, 514 F.3d 906 (9th Cir. 2008), modified at Beltran v. Santa Clara	
27	County, 2008 U.S. App. LEXIS 3095 (2/13/08). Accordingly, argument II set forth on	
28	///	

1	page 5 of defendant's Memorandum of Points and Authorites In Support of Motion to	
2	Dismiss Plaintiff's Complaint regarding the defense of absolute immunity is	
3	withdrawn.	
4	DATED: April 28, 2008	Respectfully submitted,
5		JOHN J. SANSONE, County Counsel
6		By: s/RICKY R. SANCHEZ, Senior Deputy Attorneys for Defendant Julie Smith E-mail: ricky.sanchez@sdcounty.ca.gov
7		E-mail: ricky.sanchez@sdcounty.ca.gov
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Declaration of Service

I, LAURA COMETA, declare:

I, the undersigned, declare under penalty of perjury that I am over the age of eighteen years and not a party to the case; I am employed in, or am a resident of, the County of San Diego, California where the service occurred; and my business address is: 1600 Pacific Highway, Room 355, San Diego, California.

On April 28, 2008, I served the following documents: Notice Of Addendum To Defendant's Memorandum Of Points And Authorities In Support Of Motion To Dismiss - Update On Citation in the following manner:

	By personally delivering copies to the person served.
	By placing a copy in a separate envelope, with postage fully prepaid, for each ssee named below and depositing each in the U. S. Mail at San Diego,
Califo	ornia.

Carmen Powell 372 Bay Leaf Drive Chula Vista, California 91910 (619) 420-4204 (619) 253-1271 (plaintiff in pro per)

By electronic filing, I served each of the above referenced documents by Efiling, in accordance with the rules governing the electronic filing of documents in the United States District Court for the Southern District of California, as to the following parties:

PLEASE SEE ATTACHED LIST

Executed on April 28, 2008, at San Diego, California.

Marilyn R. Moriarty, Esq. Rita R. Kanno, Esq. Lewis Brisbois Bisgaard & Smith 550 West "C" Street, Suite 800 San Diego, California 92101 (619) 233-1006 (619) 233-8627 (fax) E-mail: rkanno@lbbslaw.com (Attorneys for Defendants Rady Chrildren's Hospital San Diego (erroneously sued as Children's Hospital) and Diana Chase, NP)

Sheila S. Trexler, Esq. Tamara Glaser, Esq. Neil, Dymott, Frank, McFall & Trexler 1010 Second Avenue, Suite 2500 San Diego, California 92101-4959 (619) 238-1712 (619) 238-1562 (fax) E-mail: tglaser@neildymott.com (Attorneys for Defendant Morteza Mirkarimi, M.D.)